

1 UNITED STATES DISTRICT COURT
2 DISTRICT OF NEVADA
3

4 Gregory Marque Hillie,
5 Petitioner

6 v.

7 Kelvin Williams, Sheriff, et al.,
8 Respondents
9

2:18-cv-00350-JAD-CWH

Order Dismissing Petition

[ECF No. 1-1]

10 Pro se petitioner Gregory Marque Hillie, who is apparently incarcerated in Bolivar
11 County, Mississippi, has submitted what purports to be a petition for a writ of habeas corpus
12 under 28 U.S.C. § 2254.¹ He has not paid the filing fee or submitted an application to proceed *in*
13 *forma pauperis*, and his petition is plainly meritless. In three identical grounds for relief, Hillie
14 claims that his constitutional right to “go forward permission” is being violated.² The supporting
15 facts are nothing more than an incoherent stream-of-consciousness recitation: “Georgia and
16 United States of America Constitutions Amendments bills of rights provide America with
17 disability Act Discrimination Act violation if I cann’t have this matter aprove no handicap toliet
18 or bed since 8/10/2005 penalty damages provide Amendments a day violation fast and steady
19 trial.”³ And he requests that someone—it’s not clear who—“come in personal see actual footage
20 lawsuit no via video intergrammer time table I am confined to a wheel chair.”⁴ I summarily
21 dismiss this petition.
22
23

24 _____
25 ¹ ECF No. 1-1.


26 ² ECF No. 1-1 at 3, 5, 7.

27 ³ *Id.* The quoted material is typed exactly as it appears in the petition.

28 ⁴ *Id.*

Accordingly, IT IS HEREBY ORDERED that this **petition is DISMISSED**. And I decline to issue a certificate of appealability.

DATED: March 1, 2018.


U.S. District Judge Jennifer A. Dorsey